The opinion in support of the decision being entered today is <u>not</u> binding precedent of the Board.

Paper No.

Filed by: Michael P. Tierney

Administrative Patent Judge

Box Interference

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Filed

December 11, 2002

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

MAX REY, STEFAN GLADOW Junior Party (U.S. Patent Application 09/380,835),

V.

MAILED

DEC 1 1 2002

PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

WILLIAM P. JACKSON

Senior Party, (U.S. Patent No. 6,093,827 and U.S. Application No. 09/525,894).

Patent Interference No. 105,001 (MPT)

NOTICE REDECLARING INTERFERENCE

This interference is being redeclared to add Jackson, U.S. Application No. 09/525,894 ("Jackson '894"). Papers filed in this interference should include the new caption provided above.

Jackson '894 is said to be a continuation of U.S. Application No. 09/383,078, filed August 26, 1999, now U.S. Patent No. 6,093,827. Jackson '894 is accorded priority benefit of PCT Application PCT/GB98/00605, filed February 26, 1997 and UK Application 9703992, filed

February 26, 1997.

A. The Count and Claim Correspondence

Count 1 remains the sole count in the interference.

Rey, U.S. Application No. 09/380,835: 22-31 Jackson, U.S. Patent No. 6,093,827: 1-17 Jackson, U.S. Application No. 09/525,894: 1-28

The claims of the parties which correspond to Count 1 are:

Rey, U.S. Application No. 09/380,835: 22-31 Jackson, U.S. Patent No. 6,093,827: 1-28

The claims of the parties which do not correspond to Count 1 are:

Rey, U.S. Application No. 09/380,835: None Jackson, U.S. Patent No. 6,093,827: None Jackson, U.S. Patent No. 6,093,827: None

B. Revised Lists of Intended Motions

To provide the parties an opportunity to evaluate the redeclared interference and its affect on the preliminary motions phase of the interference, the APJ invites the parties to file revised lists of intended motions by no later than 5:00 p.m. (EST) on **January 8, 2003**. The lists may be filed by facsimile. The lists shall specifically plead the relief requested.

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Only those motions mentioned in the parties' lists of intended motions or revised lists are authorized. The parties shall seek an APJ's authorization prior to filing a motion that was not mentioned in their respective lists. Unless otherwise provided for, all motions are to comply with the USPTO rules and the Standing Order (Paper No. 2).

Michael P. Tierney

Administrative Patent Judge

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